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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	AT	TORNEY DOCKET NO.	CONFIRMATION NO.	
10/764,552	01/27/2004	Dong-Keon Kong		46235	9586	
1609 7590 01/10/2007 ROYLANCE, ABRAMS, BERDO & GOODMAN, L.L.P. 1300 19TH STREET, N.W.				EXAMINER		
				PEACHES, RANDY		
SUITE 600 WASHINGTON,, DC 20036				ART UNIT	PAPER NUMBER	
·				2617		
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SHORTENED STATUTORY PE	ERIOD OF RESPONSE	MAIL DATE		DELIVERY MODE		
3 MONTHS 01/		01/10/2007		PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
	10/764,552	KONG ET AL.			
Office Action Summary	Examiner	Art Unit			
	Randy Peaches	2617			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timulated and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	I. lely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) ☐ Responsive to communication(s) filed on 20 No. 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allower closed in accordance with the practice under Example 2.	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4)	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Settion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate			

Application/Control Number: 10/764,552

Art Unit: 2617

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/20/2006 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-2, 4-6, 8-10, 12-13 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rezaiifar et al. (U.S. Patent Publication Number 2004/0120283 A1) in view of Silver et al. (U.S. Patent Number 6,961,578 B2).

Regarding *claims 1 and 12*, Rezaiifar et al. discloses a method of paging in a wireless communication system (250), which reads on claimed "mobile communication systems,"

hereinafter referenced mobile communication systems the method comprising the steps of:

- a mobile station (MS-268), which reads on claimed "mobile terminal," transmitting
 a location registration message to a said wireless communication system (250)
 via the Base Transceiver Station (BTS-x 266) and the BSC_264, (see paragraph
 [0065]), wherein the wireless communications system comprises a circuit
 switched network. See FIGURE 1;
- the said wireless communication system (250) transmitting location information to a heterogeneous mobile communication system, hereinafter referenced as networks "heterogeneous mobile communication system 260 and 270", See FIGURE 6 and 7, which includes a Mobile Switching Center (MSC_1262), wherein the heterogeneous wireless communications system comprises a packet switched network providing both voice and data transmissions. See paragraph [0032] FIGURE 1. Rezaiifar et al. inherently provides support for the registering of the said MS in a respected network, as evidenced by the fact that one of ordinary skill in the art would have recognized the that referenced MS, as disclosed in paragraph [0067] that the said MS is performing a registering process with the network which included the sending of the respected information required for a successful registration.
- heterogeneous mobile communication system 260 and 270 requesting the said wireless communication system (250) to page the said mobile station according to the received information. See paragraph [0065]; and

 the mobile communication system paging the said mobile station. See paragraph [0065].

However, Rezaiifar et al. fails to clearly detail wherein the said location message includes information to determine whether or not a heterogeneous mobile communication system registers location information of the said terminal.

Silver et al. teaches in column 2 lines 61-67, column 3 lines 1-10 wherein location information from a packet switched network is received by a circuit switched network in order to initiate a call. Silver et al. continues in column 8 lines 34-64 and FIGURE 4 wherein the process of establishing a call is disclosed.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rezaiifar et al. (U.S. Patent Publication Number 2004/0120283 A1) to include Silver et al. (U.S. Patent Number 6,961,578 B2) in order to provide system capable of sending location information of a terminal to a corresponding network in a heterogeneous environment.

Regarding *claim* 2, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claim* 1, Rezaiifar et al. continues to disclose wherein a step of the heterogeneous mobile communication system 260 and 270 setting up a packet data call with the mobile terminal and the heterogeneous mobile communication system 260 and 270 providing the mobile station with packet data service. See paragraph [0065].

Regarding *claims 4 and 13* as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claims 1 and 12*, Rezaiifar et al. continues to disclose wherein the location information further includes a first identifier, which includes the sector id, 32-bit RAND or UATI. See paragraph [0044 and 0068-0069].

Regarding *claims 5 and 17*, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claims 4 and 13*, Rezaiifar et al. continues to disclose wherein a step of the heterogeneous mobile communication system registering the first identifier and the location information. See paragraphs [0044 and 0071].

Regarding *claims* 6 *and* 18, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claims* 5 *and* 13, Rezaiifar et al. continues to disclose wherein the heterogeneous mobile communication system changes the first identifier to a second identifier which is randomly generated to identify the mobile terminal. See paragraph [0069 and 0044].

Regarding *claims 7 and 15*, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claims 1 and 12*, Rezaiifar et al. continues to disclose wherein the location registration message further includes information, wherein Rezaiifar et al. teaches in paragraph [0066] of the use of a hybrid protocol by providing communication through both the circuit-switched networks and a packet-switched network, in order to determine whether or not the heterogeneous mobile communication

system registers the location information of the mobile terminal. See paragraphs [006 and 0067].

Regarding *claim 8*, Rezaiifar et al. discloses a method of cross-paging from wireless communication system (250) to a mobile station, the method comprising the steps of:

- determining whether the said mobile station has been location-registered in the wireless communication system (250) or in heterogeneous mobile communication system 260 and 270, see paragraph [0069] with reference to preregistered location information of the said mobile station when paging request of the mobile terminal occurs in the said heterogeneous mobile communication system 260 and 270. See paragraph [0044 and 0074], wherein the wireless communications system comprises a circuit switched network. See FIGURE 1; and the heterogeneous mobile communication system 260 and 270, wherein the said heterogeneous network can support either CDMA 2000 or IS 856 only, which reads on claimed "provides packet data service." See paragraph [0065-0066];
- transmitting a cross-paging message from the said heterogeneous mobile communication system 260 and 270 to the mobile communication system if the mobile terminal has been location-registered in the mobile communication system. See paragraph [0049 and 0076-0078]; and
- transmitting a paging message to the mobile terminal in response to the crosspaging message in the mobile communication system. See paragraph [0065].

However, Rezaiifar et al. fails to clearly detail wherein the said terminal has been location registered in the heterogeneous system.

Silver et al. teaches in column 2 lines 61-67, column 3 lines 1-10 wherein location information from a packet switched network is received by a circuit switched network in order to initiate a call. Silver et al. continues in column 8 lines 34-64 and FIGURE 4 wherein the process of establishing a call is disclosed.

Therefore at the time of the invention it would have been obvious to a person of ordinary skilled in the art to modify Rezaiifar et al. (U.S. Patent Publication Number 2004/0120283 A1) to include Silver et al. (U.S. Patent Number 6,961,578 B2) in order to provide system capable of sending location information of a terminal to a corresponding network in a heterogeneous environment.

Regarding *claim 9*, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claim 8*, Rezaiifar et al. continues to disclose wherein the heterogeneous mobile communication system determines that the mobile terminal has been location-registered in the mobile communication system if a pre-registered identifier is a first identifier for identification in the mobile communication system, and that the mobile terminal has been location-registered in the mobile communication system if a pre-registered identifier is a second identifier for identification in the heterogeneous mobile communication system. See paragraphs [0044 and 0047]

Regarding *claim 10*, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claim 8*, Rezaiifar et al. continues to disclose wherein the cross-paging message includes information for requesting that a data call is set up with the heterogeneous mobile communication system 260 and 270. See paragraphs [0066].

Regarding *claim 11*, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claim 8*, Rezaiifar et al. continues to disclose wherein the mobile communication system provides voice service and packet data service and the heterogeneous mobile communication system 260 and 270 provides packet data service. See paragraphs [0065 – 0066].

Regarding *claim* 16, as the combination of Rezaiifar et al. and Silver et. al. are made, the combination according to *claim* 12, Rezaiifar et al. continues to disclose wherein the mobile communication system pages to the mobile terminal. See paragraph [0065].

Response to Arguments

Applicant's arguments with respect to *claim 1-2, 4-6, 8-10, 12-13 and 16-18* have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Randy Peaches whose telephone number is (571) 272-7914. The examiner can normally be reached on Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H. Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Randy Peaches January 8, 2007

CHARLES APPIAH FRIMARY EXAMINER